Aaron K. McClellan - 197185 1 Jordana Boag - 240189 MURPHY, PEARSON, BRADLEY & FEENEY 2 88 Kearny Street, 10th Floor San Francisco, CA 94108-5530 3 (415) 788-1900 Tel: 4 Fax: (415) 393-8087 Attorneys for Defendants JRB Health Solutions, LLC, Benjamin Kreis, and Greg Tuttle 5 6 UNITED STATES DISTRICT COURT 7 NORTHERN DISTRICT OF CALIFORNIA 8 9 Case No.: C-06-1377 MMC DAVID McKAY, SHEILA McKAY and THE 10 ESTATE OF JOHN McKAY, SECOND AMENDED STIPULATION TO 11 EXTEND TIME TO RESPOND; ORDER Plaintiffs, THEREON 12 v. 13 CHRISTIAN HAGESETH, FRANK GRUICH JR., GRUICH PHARMACY SHOPPE, JRB 14 SOLUTIONS, INC., JRB HEALTH SOLUTIONS, LLC, BENJAMIN KREIS, and GREG TUTTLE, 15 Defendants. 16 17 18 This amended stipulation modifies and amends the parties amended initial stipulation executed 19 March 29, 2006. 20 As of the date of this stipulation, service of process has not been effected upon Benjamin Kreis, 21 however, Kreis shall stipulate to receipt of service of process at his residence pursuant to this 22 stipulation, effective as of the date of execution below. Accordingly, and as a result, Plaintiffs David 23 McKay, Sheila McKay and The Estate of John McKay and Defendants JRB Health Solutions, LLC, 24 Benjamin Kreis and Greg Tuttle, by and through their respective counsel of record in this matter, 25 hereby stipulate to extend the due date of a responsive pleading in this matter as follows: Any 26 responsive pleading is now due before or on Friday, April 21, 2006 pursuant to the authority of Local 27 Rule 6-1(a). 28 -1-Second Amended Stipulation To Extend Time To Respond

The parties agree that all further stipulations, agreements, and modifications to this stipulation shall be in writing. MURPHY, PEARSON, BRADLEY & FEENEY DATED: March 31, 2006 Ву Aaron K. McClellan Attorneys for Defendants JRB Health Solutions, LLC and Benjamin Kreis WALKUP, MELODIA, KELLY, WECHT & SCHOENBERGER DATED: March 31, 2006 Matthew B. Davis Attorneys for Plaintiffs David McKay, Sheila McKay, and The Estate of John McKay JXB.10313940.doc Dated: April 4, 2006 dge Maxine M. Chesne DISTRIC 

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